ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO.:	
ATTORNEY FOR (Name):	
NAME OF COURT:	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
PLAINTIFF:	
DEFENDANT:	
DELENDANT.	
EX PARTE	OAGE NUMBER.
RIGHT TO ATTACH ORDER AND ORDER FOR ISSUANCE OF WRIT OF	CASE NUMBER:
ATTACHMENT (NONRESIDENT)	
ORDER FOR ISSUANCE OF ADDITIONAL WRIT OF ATTACHMENT	
(NONRESIDENT)	
1. The application and supporting declaration or affidavit of plaintiff (name):	
for an ex parte	
right to attach order and order for issuance of writ of attachment	
order for issuance of an additional writ of attachment	
has been considered by the court.	
has been considered by the court.	
FINDINGS	
2. THE COURT FINDS	
a. Defendant (name):	
(1) is a natural person who does not reside in California.	
(2) is a foreign corporation which has not qualified to do business in Californ	nia.
(3) is a foreign partnership which has not filed a designation under Corporat	
(o) to a totalgripation of the macrosside a doorgridation and of our potential	
b. The claim upon which the application is based is one upon which an attachment may be issued under Code of Civil	
Procedure section 483.010.	, 55 .55454 445. 5545 5. 5
c. Plaintiff has established the probable validity of the claim upon which the attachm	ent is based
c. Trainin had octabilitied the probable validity of the dialin apoin which the attachmin	on to badda.
d. The attachment is not sought for a purpose other than the recovery on a claim up	on which the attachment is based
a. The alastiment is not estignition a purpose strict than the receivery on a staining	on which the attachment is based.
e. The amount to be secured by the attachment is greater than zero.	
The amount to be secured by the attachment is greater than 2010.	
f. The affidavit or declaration accompanying the application shows that the property	sought to be attached or the portion
thereof described in item 3b, is subject to attachment under Code of Civil Procedu	
thereof described in item 35, is subject to attachment under code of civil i foceat	die Section 492.040.
g. An undertaking in the amount of: \$ is required before	re a writ shall issue, and plaintiff
	e a will stiall issue, and plantin
has has not filed an undertaking in that amount.	
h A Dight to Attach Orderwee inqued nursuant to Code of Civil Breed to a code	02.020 on
h. A Right to Attach Order was issued pursuant to Code of Civil Procedure section 4	92.U3U ON
(date):	
: Other (enesity)	
i. Other (s <i>pecify)</i> :	

WEST GROUP Official Publisher

SHORT TITLE:	CASE NUMBER:	
ORDER		
3. THE COURT ORDERSa. Plaintiff has a right to attach property of the nonresident defendant named in item 2a in the amount of: \$		
b. The clerk shall issue a writ of attachment an additional writ of attachment in the amount stated in item 3a forthwith upon the filing of an undertaking in the amount of: \$ against the following property of defendant:		
 c. Defendant shall transfer to the levying officer possession of (1) any documentary evidence in defendant's possession of title to any property described in item 3b. (2) any documentary evidence in defendant's possession of debt owed to defendant described in item 3b. (3) the following property in defendant's possession (specify): 		
NOTICE TO DEFENDANT: FAILURE TO COMPLY WITH THIS ORDER MAY SUBJECT YOU TO ARREST AND PUNISHMENT FOR CONTEMPT OF COURT.		
d. Other (specify):		
e. Total number of boxes checked in item 3:		
Date:		
(TYPE OR PRINT NAME) (SIGN	ATURE OF JUDGE OR COMMISSIONER)	